EVENING STAR. PUBLISHED DAILY SUNDAY EXCEPTED AT THE STAR BUILDING.

S. W. Corner Pa. avenue and 11th street,

NOYES, BAKER & CO.

The STAR is served by the carriers to their subscribers in the City and District at TEN CENTS PER WEEK. Copies at the counter, with or without wrappers, Two CENTS each PRICE FOR MAILING:- Three months, One Doller and Fifty Cents; six months, Three Dollars; one year, Five Dollars. No papers are sent from the office longer than paid for. The WEEKLY STAR-published on Friday morning - one Dollar and a Half a Year.

## OFFICIAL.

DEPARTMENT OF STATE WASHINGTON, February 24, 1868. Information has been received at this Department from Mr. C. H. Loehr, the Consul of the United States at La Guayra, of the death. on the 4th of October, 1867, at Caraccas, of John

## .... OFFICIAL.

LIST OF LETTERS. Remaining in the Washington City Post Office, Friday, February 28, 1868.

must call for "Advertised Letters," giving the date of the list. If not called for within one month they will be sent to the Dead Letter Office.

LAUIES LIST. A-Arnell Kate-2, Allison Mrs. Albright M M Mrs. Ameck Ande. Alexander Nanie L. Anderson Many, Ailen Pauline—2, Alcott Sarah Mrs. Anderson Many, Ailen Pauline—2, Alcott Sarah Mrs. Andholy Susan Mrs. Armstard Elizabeth.

Bi—Berr Lou Mrs. Bean Mattie Mrs. Bove L. Buch Isabella Mrs. Brooks Emily. Berry Alzine. Berry bynthia. Baker Helen. Baker Oharles Mrs. Berry bynthia. Baker Helen. Baker Oharles Mrs. Bernard Estelle. Briscoe Ellen. Boston Elizabeth, Blout Elizabeth Mrs. Butier Ella. Butler M. Mrs. Butier M. Mrs. Better M. Mrs. Berderd Jane Mrs. Beeten Jane. Braddock. Kate. Bellaws J. J. Mrs. Brannon J. Mrs. Burnett Mary Mrs. Bond Mary G. Burk Maggie. Burk Maggie Burke Mary. Bartel L. Mrs. Barnester M. Baten Margaret. Ballenger Mrs. Branson Mary Mrs. Brice Mandy. Bryant Wm. Mrs. Burroughs Sailie. Beam Sallie. Bland Lydia Mrs. Boon Rosa. Bell Mary Mrs. Bell Jane. Blackstone Addie—3. Bester Ada. Brown Dians. Brown Maria Mrs. Brown B. Mrs. Brown D. Jay Mrs.

C—Crampton Jemims. Cook Mary Mrs. Cooke J. Mrs. Clements Fannie Mrs. Caton Ailes, Carleton Carrie M. Collins Sae. Collins Dennis Mrs. Coldert Chary Mrs. Coldwell M. H. Mrs. Carter J. Mrs. Cressy J. S. Mrs. Coldwell M. H. Mrs. Carter J. Mrs. Cressy J. S. Mrs. Coldwell M. H. Mrs. Coners Mary Ann. Camp Mary Mrs. Corwin Leonors. Carty Miss. Cressy J. S. Mrs. Chester Kate Mrs. Coners Mary Ann. Camp Mary Mrs. Corwin Leonors. Carty Miss. Clarke Rufus Mrs. Clarke Tillie, Carter G. D.—Dachell Ann. Day Anna Mrs. Douglass J. G. Douglass Amanda. Davis Alice or Etesha—2. Davis M. J. Davies A. E. Mrs. Douglass J. G. Douglass Amanda. Davis Annie. Dalard Emma Mrs. Dickens Eloise, Dursell E. A. Dee Hannah. Dalard Ginnie. Digs J. Mrs. Donegan M. A. Mrs. Duncan M. A. Mrs. Douglass J. Benton M. Dounan A. Mrs. Douglass J. Benton M. Deunan A. Mrs. Deufrange Lucy—2. Ellis Rebeca Esston Sallie

F.—Egl Annie, Eckel Cassey. Elliott Elizabeth Mrs. Elliott Mary Mrs. Eldridge Lillee—2. Ellis Rebeca Esston Sallie

F.—Farquahar Julia A. Ferris Allen H. Mrs. Fox. Anna Maria. Fa Mrs. Amick Anns. Alexander Nanie L. Anderson Mary, Allen Pauline—2, Alcott Sarah Mrs. An-

F-Farquahar Julia A. Ferris Allen H Mrs. Fox Anna Maria, Fairfax Annie, Freeman Emma, Free-man Sophie A Mrs. Fithien Elizabeth, Flither Quist Mrs. Field Jane, Foley Kate, Fenton Tacie, Franks Theo Mrs. Finney Sally, Flynn Miss, Foy Sarah, Farneworth G Miss. Sarah. Farnsworth G Miss.
G-Green H T Mrs. Green Florence L Green
Ann Maria Mrs. Goldin Dora, Graham Jennie D
Mrs. Graham Fannie, Griffing Helen E. Griffin
Sallie P. Grimes Mary C. Gent Mary, Gadden Jane.
Gadden Mary, Gibson Mary Mrs-2, Garland Mrs.
Groves Mary Mrs. Gray Fmile Mrs. Gray Frank Groves Mary Mrs. Gray Emily Mrs. Gray Frank Mrs. Gray Maggie, Guinn Matilda Mrs. Grason Lida, Gunning O H Mrs H-Haskill Miss, Billery Millie, Hazleton Cora, Hawkins Chas Mrs. Herbert Flors, Harlan A K Mrs. Hubbell Augustus Mrs.—2. Harris Matilda. Harris Lucy, Harris A L Mrs. Hobbe Cora. Hunter F T Mrs. Hanson Emily. Haskinson Gussie, Hamilton Hester A Mrs. Hamilton Viola. Hosmer Julia A Mrs. Hull Sela, Haviland Laura S Mrs. Henry Mary Mrs. Harper Mary. Hickeer Mary. Herrison Mary. Hartman Mrs. Hill Mary V Mrs. Hill Victoria, Hanna S R Mrs. Heladay Susan, Hewett R S Mrs. Hudson W H Mrs. Hilton Katie. Hall Emma. Hall Josephine Mrs. Hall G W Mrs. Hall Emma, Hall Josephine Mrs, Hall G W Mrs. Hopkins Kliza V. 1 & J-Jacks Nannie, Jaques Sarah, Jones rdela. Jenes Annie, Johnson Emma, Johnson lora E, Jay E Mrs. Jardella Julia Mrs. Jacobs

K-Kinslow Annie, Kingsley Annie, Rissinger D M Mrs. Kelly Elizabeth Mrs-2, Keating Maggie, L. Logeon Dani Mrs. Lang Emma Mrs. Lam-phier E Mrs. Luckett Hannab Langhay Kate Mrs. Loughridge Ella, Lawson Julia Mrs. Lubla Mrs. Lloyd N Mrs. Lewis Mary Mrs. Larribee M Mrs. Lloyd N Mrs. Lewis Mary Mrs. Larribee M Mrs. Lyons Lula. Leesham Alice Mrs. M—Mason Annie M. Mason Lillie. More A Miss. Martin Florida Mrs. Martin Annie, Miles D Mrs. Miles Maria Mrs. Marshall V. Marshall Elizabeth J Mrs. Morville E W. Moffatt E Mrs. Mexen Fred Mrs. Morris Fanny Mrs. Moore Emma M Mrs. Moore Jessie Mrs. Muhig Elizabeth, Marks Henrietta. Morris Nellie, Morten Louisa, Morton Margaret E Mrs. Miner Miss. Mudd Mattie. Malloney M Mrs. Mashinson Laura. Morsell Mollie E Mrs. Mellontree Sarah, Moody Winnie Miss. Mineers E. Moore Sarah Mrs. Mc-Mc Mahon Mary A Mes, McCormick Linie Mrs. McCanna Margaret, McIntosh Loudic A.

Morgt Mrs. Jackson Sophie D. Jackson Thes Mrs. Jenkens R. Johns Violetta.

McLency Geo Mrs
N-Nolen Annie-2. Newell Emma, Noyes Jane
L Mrs. Norris Lloyd Mrs. Nelson Bebecca.
O-Oliver Mary F. O'Donnell Mary, O'Keefe
Mary. Olcott Sarah Mrs.
P-Pratt Thos G Mrs. Palmer Ella A. Padgett
Bell. Ports Elizabeth Mrs. Prince Elizabeth Mrs.
Penn Isabella Mrs. Pickard J Mrs. Plummer Judith, Price Lida-2, Payne Minnie. Price Anna.
Paton Mrs. Proctor Sarah C. Pendleton A J Mrs.
Paden Alice. Perkins Charlotte M. Paden Alice, Perkins Charlotte M.

R-Right Julia Mrs. Ray Stella-2, Rea Emma
Mrs. Roeser Arna, Richl Amelia Mrs. Ritchie Delia A Mrs. Ritchie Jane Mrs. Rothery Emma J.
Bidgely Harriet-2, Boy Jane O. Badcliffe Isebella,
Robinson M G Mrs. Reed Mary. Reed Bosalie T.
Ravelin Martha A Mrs. Reel M A Mrs. Rickards
Mary Mrs. Rosier Sidney Mrs. Russell W H Col
Mrs.

S-Stack Bridget. Smith Angelina Saxton Bora. Shields Clarence Mrs. Smith Adel. Sweet & J. Mrs. Savage Elizabeth. Stuart Henry A. D. Mrs. Smith Harriet Mrs. Stock-Smith Hannah Mrs. Smith Harriet Mrs. Stockbridge J T Mrs. Shaw Jennie, Startbar Lucy, Shamwell Mary C. Steddard L M Mrs. Scott Mrs. Stephens Lizzie, Stumph Mary L Mrs. Selivan L Mrs. Sacks Mrs. Sugrue Mrs-2, Smith Orrin B Mrs. Staniey Sally. Scrimminger Virginia, Sherley Z M Mrs. Simpson Z Mrs.

T—Turner Emily. Tennyson Emma V Mrs. Trundle Julia Trumbull Kate. Turner Katie, Taylor Julia W., Tarleton Julia Mrs. Turner L A Mrs. Taylor Mary Mrs. Taylor Lizzie J, Taylor Lizzie. Taylor Mrs. Taylor Molley, Tilmon Melia, Towles Robert Mrs. Toliver Mahala A Mrs. Touner Mollie. Tompkins Mattie Mrs. Torrey Mary A R-3, Thomas Mary. Tucker Mary Mrs. Thomas Lara, Tart Sallie. Taylor Rebecca Mrs. Tomes Rachel, Thompson Smith Mrs. Thomas Freida. True Nan-

Thompson Smith Mrs, Thomas Freida, True Nanompson Virginia. Mrs. Wright C P Mrs. Walker Clarie Mrs. Wood-worth Mary. Wall Barby, Whiter Clarry. Williams Eliza, Wilson Frank Mrs. Wheeler Fanny Mrs. Wood Fanny. Winfield Jane. Wilkson Mary Mrs. Wade Mary F Mrs. Wilson Miss. Wallace Lizzie— 2. Wiseman L Mrs. William M. Willis Maria Mrs. Woolcott Lucy Mrs. Waters Mary E Mrs.

Woolcott Lucy Mrs. Waters Mary E Mrs. Wise Sarah Jane Mrs. Washburn Serena Mrs. Webster Y-Young A T Mrs, Young Anne, Young Jane GENTLEMEN'S LIST.

that Bishop Potter has been so notified accord-A - Airashi E J. Adams Hon Francis, Allen Hon Geo W. Albert Henry. Appleton James. Alunda Joseph, Alexander James. Adams Jessee G. Allen Mr-2, Ash Mr. Adams Robert, Abbe Richard. ingly. The latter says that in due time he will make the fact known. Public admonition is the penalty of the first offense. B-Buckney Arthur, Bradford Hon Alex W. The Richmond Whig says that a large Barnes Capt Almont, Butler Benj, Bartlett Thos. Barker Chas, Blanchard Chas K., Baker Coi O K. majority of the population of Virginia think Barker Chas, Blanchard Chas K., Baker Col C K., Burgesse Chas, Burgesser Corwin W., Bickford Davy—4. Biddlemen Daniel, Brown D., Brown D F., Banks Rev Edgar. Bortel E S., Bahle Edward, Byrne Frix, Butcher Frank H. Bean F D. Baker Frank, Burgdull, Frantz, Bacon T W., Bell Capt Geo K., Barnes Geo., Bailand Geo., Barns G., Ball Wm H., Briggs H R., Ba'ley Hiram, Balling H A., Barnes, Beander Jno., Bactman Jno., Bailey that wealth is in the cities, and that the city is the place to get rich. It tells them that this a delusion, and that the cultivation of the lands of the state in small farms, by personal industry, would show that the surest way to make money and to grow rich is to till the soil. Bocock James, Beauder Jno, Bartman Jno, Bailey Jessee, Bloomer James E. Blackwell J M. Beamer A lad of seventeen named Merritt Learned James. Brown Joseph, Brown J. Barth Jno H and his sister, the latter dressed partly in boy's clother, were detected in an attempt to enter Chellis & Hunt's store at Fairfax, Vt., with a false key a few nights ago, and arrested. In-vestigation showed that their father compelled

& Co. Bell Jas G. Breen Jno. Burns J M. Brigu-turg Lewis Brourer Lewis W. Baker J B. Braum Michael, Byron Michael, Baldwin M. J. Brown Moulden & Blanchard Rev Prest, Bordeman R.K. Browne Ross E. Buckley R. D. Breckinridge Hon Robt. Bryan Master Samuel. Barr Sam F. Booker S F. Bache S. Belianna Thos—2 Brown J D. Brewn Thos. Bell Thos S. Blanchard Wm. Bentry W F. Bailey W. S. Buckalen Warren J. Beul Barness W. N-2. Beard W. H. Brown Wm. R.

Bailey W. S. Buckalen Warren J. Benlty W. F. Bailey W. S. Buckalen Warren J. Benl Wm. Barness W. N.—2. Beard W. H. Brown Wm. R. C.—Curtis Amos. Clendenin D. A. Clande Anthony, Coe. Benj G. Carter Master Charles, Cornwall Chas. R. Oliffard Chas. E. Charles Darius—4. Can Davis, Caiton Ed. Carrington Eugene. Centre Ed. L. Capron E. H. P. Castle F. G. Carpon er Gee, Clark, Gatz, Crofford Geo. Clark Geo. D. Coldenstreet G. W. Campbell, Geo. Crown Geo. W. Clarke Geo. Wm., Chrisholm Alex, Calcord A. H. Crossley Caldwell G. B. Cook. H. Clements H. B.—5. Cressey H. E. Hastings & Co., Cyrus Hugh, Cloud H. nry B. Crown Hezekiab, Christian Jno., Costigan Jno., Cozzens Jno. J. Chipman M. J. Carter James. Colclazier Jno. Carmer Jno. Campbell James. Colclazier Jno. Carmer Jno. Campbell James. Colvert Jake, Curtin Jeremian. Chapman Japhael Clagett Jno. B. Curtis Jas. F. Carter Jao., Clark J. F. Cook. Jas. A. Cook. J. W. Chew. J. C.—2. Carras. L. B. Carmbell L. D. Clements. Lawrence, Chapman L. B. Cox. Monsieur. Cassidy Mr., Patson & Co., Coyle P., Clark B. A. Collins. Richmond. Craig Bobt., Coffey R. T., Chever & Smith. Campbell Taylor, Cook. T. M. Cashman Thomas. Gogan W. P., Crosby Wm., Coats. Wm., Caroll Wm. G., Crutchley Wm. Campbell Bev Wm. H. Chase Wm., Clough Wm. W. Crane W. F., Chase Willie B., Clark Wm., Chandler Leve. D.—Donglass Asa W. D. Illand Benj., Dulancy C., Diggs Charley. Davidson Clarendon, Downing Col. Davis D. G. Deville E. G.—3. Duffy Forrester & J., Dunn Geo., Dooley G. W. Deppue Henry, Dozzon Jas. W., Davis Jos. A., Dollyn Jno. F., Degrand John, Duncan J. A. DuBois Jpo., Deflaver J. L. Dowley Jno. N., Decker J. N., Dickinskin Jas. A., Day Judge Jos. M., Dent. Judge Lewis. Dyar Lee O. Dyer McNeir. Donnavan Michl. Dedrich Myers. A., Day Judge Jos. M., Dent. Judge Lewis. Dyar Lee O. Derns Thos. Dolan Thos. F., Drake Theo. Dennis Thos., Davis T. T., Dabney William, Decker Wm., Danbridge W. E., Duvall W., Day W. H., Dodge Wm. E.

E.—Eddy Alma L., Edlin Dr., Alfred, Evans. David J., Ellis H. J., Ellicott Jame

Cincinnati proposes to make her indiciary appointive instead of elective. There are but three saloons or drinking shops in Salt Lake City. F-For Captain A. Flowers Alex M-2. Faber Charles H. Fox Captain. Farwell Bavid S. French C. C. Fillmore S. Flynn Edmund, Finley E. J. Francin George W-2. Fowler G. L. French Lieutenant George H. Frink H. E. French H. F. Finch Benry W. Farley M. F. Farley H. Farrageon J. Flare To remove iron stains or ink from white cloth, apply a solution of oxalic acid in water. Five members of the Florida Convention refused to sign the new reconstruction constitotion of that State.

Kinening



VOL. XXXI.

vain T D.
Noeys Geo S, Norton Marcus P, Northrup M

Noals Jno. Nathan Joseph, Nelson Jno P. Nal-Chas. Neitzel Chas Narrow A J

O-Ostrand Captain, O'Conner John, O'Conner

O-Ostrand Captain, O'Conner John, O'Connor Pat. O. Neale Wm.
P-Palmer A C. Palionse Benj. Penney Calvin T. Pate Chas L. Parker Lieut O P. Perrin E O. Parker E F-2. Pierce D. Palmer F F. Palmer Geo. Pickett Geo W. Phelps C. W. Peckett Geo B. Prout H V. Peck H P K. Pope Henderson, Perrim H L. Pritchard John T. Peters Jas Z. Parsons Jno M. Pellett J J. Peck J G. Pratt Jno C. Page M. J. Perry O H. Philips Coi H. Peckham P W. Page R. Page Solomon, Plato Sergt, Perry Sam T. Pugh

Page Solomon, Plato Sergi, Perry Sam T, Pugh Thos H, Parker W S, Pnilips W G, Peck Wm H, Pierce Wm. Redwood, Price Wm. Q—Queen William R—Rutter Andrew L, Rewland C B, Raymond

R-Kutter Andrew L. Rewland C B. Raymond Chas. Beno Capt. Roberts Essex. Richardson F A. Richards F U. Richards F S. Ray Heory, Robbins H E Rosenthal Henry. Reed Harrison Robbinson H L. Roberson John-Y. Rollins John. Ryan James F. Robertson John-Q. Reynolds John. Rell John. Rickens John George. Ranse John. Regan M. Robinson Samuel, Roux Vichor. Robinson W m. Ryan W m. D. Randall W K. Robertson W m. Ryan W m. D. Randall W K. Robertson W m. Ryan W m. D. Randall W K. Robertson W m. Radford W m. Risden W m.

S-Schmidt Arthur. Stevens A G. Selsel A J., Sweeney B. Smith Charles Stamford C L. Simpson Caleb S. Saxton C G. Smith & Dungan, Laffell Ed M. Sanford Elibu F. Skillman Enox A. smith Frank, Somicuto F G. Siple Frederick. Sarmiento F L-2. Smith Frank. Smithson G W. Smith Geo-2. Schmidt G W. Sondner Geo H. Sellop Hennerik, Stewart Henry. Seabrook Harrison, Slaton H H., Stevenson Joseph. Subferth Johann. Sylvester Jas H., Slater Jereab, Slingerland Jeremiah, Sanders John. Simmonds John W. Simpson Jas H., Sanders John. Simmonds John W. Simpson Jas H., Sanders John. Simmonton J W., Smith Jas H., Smith J L., Smith James G-2, Scout Jno B., Smith J H-2, Suse J., Shreve Jno. Stevenson Lieut Louis, Smith L F., Smith Nick. Schuster Paul. Sprague Hon Royal F., Stratton S S., Spink Hon L L., Sullivan Thomas, Stewart Toby, Stone T A., Spark Thomas, Sardner Thomas, Sherwood W A., Stewart W M., Stampers W M., Sampson W A., Sarapsell W M., Stephens W H., Swayne W B., Sands W M. C.

T—Toseani Alex. Thomas Dr Alfred, Thompson A N-2, Thompson A Draham. Thomas Cash W.

Swayne W B, Sands Wm C.

T—Toseani Alex, Thomas Dr Alfred, Thompson A N—2, Thompson Aoraham, Thomas Cash M, I hompson Charles, Tukey Clarence D, Throckmorton Charles, Tetzer Erasmus. Townsend Capt E C. Triplet Capt T F, Turton F, Thume Fred E, Tucker Capt H T, Thomas James Tucker Jas H. Thornton J, Townsend J S. Tower J M. Thompson J E, Toole John L—3, Turs Joseph, Toy Madders, Tenant Mr, Thurston Cel Orlin, Thompson Theodore, Trayon T, Tull Thomas E, Taffis Tom, Trotman Tabner, Tanner Wm, Taylor Wm E.

U—Underwood C C, Ulmnn J A—2, Uttinger William.

William.
V-Vanderpool Lumington, Vanriper B-2,
Vanpattern Doctor, Vincent Henry, Viven John D,
Voorhees Joseph, Van Arnum J M.
W-Whittlesey A, Wright Chas B, Wood Chas
M Willey Pr, Watson David, Wheeler D W C,
Wilcox E B, Wallace Master E W, Williams Ed,
Wright Ed B, Wood Edgar B, White E R, Wardner
E, Watson Edward, Waltham Francis, Williams
Geo, Worgel Geo, Webb Geo, Wibert Gibert, Whelock Geo, Wilkinson Geo, Werner Geo, Walker G
C, Waddell G H, Williams C C, Wells H M, Whaston H D, Washington Cel Henry W, Wilson H O,

ton H D. Washington Cel Henry W. Willson H Q Wheat Henry, Warny J. Willard J H. Whitchil

Wheat Henry, Warny J. Williams J. E. Wilkinson Maj Jas, Wharges John, Williams J. L. Wilkinson John F. Warson Jas H. Wan J. W. Winfield J. Wheat John H. Wolf M, Wood M. M. White Philip, Wheeler Patrick, Waldo B, Wells R. L. Wyatt Rob-ert. Wise Robert, White S. W. Warner Samuel Willis I homas Waldson Thomas Woodfield Thos J.

Wheatley T W. Warner Capt Vascasian. Wallace Wm. Whipple W H. Williamson Wm. Williamson W W. Wilgon Wm W. Williams W B. White Wm P Wright Rev Wm M. Worn Wm. Ward Wm Q.

Young Howard & Young Thom, Young Jno, ung RW, Young Theo S.

Z-Zeppion Meses.

Missellaneous - West Dorsey Laundry; to the ec y of the New England Ins. Co; S. Y. P.; Mr

A New York letter says: It is reported

on good authority that a majority of the eccle-

siastical court have found that Rev. Mr. Tyng

is guilty of a violation of the canon law, and

them to steal, and that he made the key. The

The master masons of Hartford, Ct., h ve

formed a protective association designed to as-

sert the mutual dependence of capital and

STA torrent of boiling water burst up

through the shaft of an artesian well, which

was being sunk at La Crosse, Wis., scalding

several men. melting of the snow for some six

The news-dealers of Evansville, Indiana,

have agreed among themselves to sell none of

the vile papers which are disgracing the city of New York.

On and after March first next, the jour-

ne men masons and plasterers of Troy will demand si per day; also that the members of the Union will quit work on Saturdays at four

67 Edwin Booth became so much excited in

playing "Macbeth," at Chicago, that he severely

of he drawing-room cars, as they are

called commenced running last Thursday evening from Jersey City to Chicago. These cars are said to have cost \$22,000 each.

Prof. Lowe's machine for manufacturing

The Governor of Colorado refuses to sign

By To start a balky horse, fill his mouth

to St. M. Corner Manual and state in

FURY ABSIVED AND FUR SALE, THE

ice has been completed by the Ames' Company, of Chicopee, and is said to be successful in its

operation.

with dirt.

the state of the s

cut Nagle (Macduff) in the combat scene.

acres and boiling things generally.

father was also arrested and all plead guilty.

S. J. BOWEN, P. M

WASHINGTON. D. C., FRIDAY, FEBRUARY 28, 1868.

Nº. 4.672.

gin Jose Salazar, Farrow John Flannigan James, Fitzpatrick James F. Fox John, Fitzpatrick Mr. Franklin M D. Franklin Thaddeus W. Francis T. Foury Wm P. Fullbon Wm & Co.

G-Gill A D. Gnenther Albert B. Green wood Hon A B. Gray Alphens. Green Andrew. Green Chauncey F. Gates Capt. Gites E. Graves Edwin, Grey Frank, Genzeroot Verdinand, Gains Mr. Gave Geo. Gleason Geo. Gaenger Geo W. Griffin Geo. Goddard Henry. Gosemayer Henry. Golden J. L. Gaynar James. Grahan J L. Gregory J. Gottleib Jacob. Gibson J.-hn. Grinder John. Glascoe John. Goodman James H. Giffard J. Goodwin Hon J W. Green J C. Grass Ira F. Gueiss Louis. Gartrell O. Glennan Richard. Gott Stephen, Grern Sandy. Godley Thomas. Gibbs T F-2. Gardiner W H. Gallagher Wm D.

H-Hensie A P., Hall A E. Hampton Adems. Hainbradge A. Henning Maj B S., Hanner C B. Hawwood M C. Haws David W. Huron E. Hunt E. F. Healy Edwid, Harrington Lt E J., Helbig Fr-2. Hunt Franh. Halser Fred W. Hill Geo R. Halbutt Geo. Hurly Geo. Hall H R. Holderby J B-2, Herrick Jno. Headey Jeremiah, Harvey James. Henderson J T. Huruer J S. Hall Jas, Hoffman Leo. Herrick Lewis C. Harens Mortimer, Hurley Maurice, Hall Edwin. Hay Philip. Harding Philip. Hall Richard A. Hodgkins R. Hickley Richard. Heath S A. Hensdale B R., Halahan T R., Heam Cap Thos W. Hough T B., Hood T E., Hellmuth Thos, Hermann Victor, Hodson Wm-2, Harrman Wm H. Hartzborn Wm H., Howland Wm. Hillyer Gen W S. Howley W A. Hedges Dr W B., Hall William, Hance Wm. Harr Wm.

I & J-Jackson A J., Jamieson Chas S., Jones E. THE STANTON-THOMAS CASE. THE SUIT OF GEN. THOMAS AGAINST MR. STANTON.

SUMMONS SERVED UPON MR. STAN-

HE ANSWERS THE DECLARATION.

Yesterday the following summons in the case of Thomas agt. Stanton, for false imprisonment, (damages \$150,000,) was issued from the office of the Clerk of the Court, and with a copy of the declaration (published in yesterday's Hermann Victor, Hodson Wm-2, Harrman Wm H. Hartsborn Wm H, Howland Wm. Hillyer Gen W S, Howley W A, Hedges Dr W B, Hall William, Hance Wm, Harr Wm.

I & J-Jsckson A J, Jamieson Chas S, Jones E G, Juareba E H, James E, Jordan H S, Jameson Isaac, Jackson J C, Johnson James, Johnson Jno H, Jacobi Rev Jno C, Jones J K, Jones Col J E-2, Jones James, Jones Jno B, Joachim M-2, Johnson R W, Johnson R B, Joachim M-2, Johnson R W, Johnson W B, Johnson Samuel, Johnson T G, Johnson W B, Johnson Samuel, Johnson T G, Johnson W B, Johnson W H, Johnson W H, Kimberly A, Khapp B K, Keach R F, Kirby Benj F, King Chester field, Keys C W-2, Knowles Chas, Knight Fred, Kelly F M, Kenney F J, King Rev J W, Kinserow H, Krumme Capt H K, King H B, Krause H O, Kellum J C, Kinsman Col J B, Kelso J R, Kennedy James, Kane Jno, Kennedy L W, Kirk Mr, Kelly Pierce &, Kelly R F, Kenna Smith, Kennedy Wm W, Kennedy Wm T, L-Loving A K, Loeb B, Leigh Benj Watkins, Ljvas E, Leindenberg E, Lee E N, Le Bois Geo W, Latham Hon Geo B, Langson Henry C, Lyon Jacob, Lawrence J M, Loughran J E, Lahne J, Lyons R W, Little John, Lyons J E, Luce J M, Lee Joseph M, Lodge L A, Lynch Michael, Lyons Michael, Love T D, Lancaster Wm S, Lacy W B.

M-Micha Franciz, Miller Frank, Morgan Frank, Mahch G R-2, Murray G F, Mundee G, Moler George, Moore H T, Matthews Honry M, Miller Holden & Mattingly J A, Murray John A, Murray J L, Mulling Jehn, Moore James H, Maughan Lawrence, Matthews Mr, Murry Masshall, Miller R K, Moore Richard H, Morrison Rufus Moon Solumon, Mouloe S A, Murphy Thomas -3, Martin Wm, M-leelm Wm B, Myers Wm H, Miller Col, Murray Chas H, Meyer U, Murgan D B, Morrison Alex, Michell E S, McConnell Jno R, McGarry Jas, McGowen Jas A-2, McMannara Thos H, McClellan Jno, McHools L D, McPherson Lewis, McCeuna Michael, McDermott P, McGuiness Patk M, McClellan Jno, McHools L D, McPherson Lewis, McCeuna Michael, McDermott P, McGuiness Patk M, McCan Samuel M, McNamara Thos H, McElvain T D.

N-Noeys Geo S, Norton Marcus P, Northrup M H, Newman Dr S, Newman Jackson, Nicho STAR) was placed in the hands of Marshal Gooding at 4 o'clock, for service:

At law, No. 4,566. In the Supreme Court of the District of Columbia, February 26, 1897. Lorenzo Thomas, plaintiff, vs. Edwin M. Stanton,

defendant. The President of the United States to the Marsha of said District, greeting:—Summon the defend-ant in the above entitled case to appear in said court on or before the first special term thereof, occurring twenty days after the service of this writ, and answer the declaration herewith served; and warn him that, on default of so doing, the plaintiff may proceed to judgment and execution at the trial term of said court next after said service. And do you return this writ into the clerk's office immediately after service, so endorsed as to show the manuer and time of executing it; and if you cannot serve it within six months, the day of its issuance inclusive, then return it into said office for re-

D. K. CARTTER. Witness: Chief Justice of said Court.

R. J. MEIGS, Clerk. NOTE .- That the special terms of the court commence on the first Tuesday of every month except May, in which month they commence on the third Monday, and August, in which month there is no term of the court; and that the trial terms of the court commence on the first Tuesday of February, third Monday of May, and first Tuesday of November, when final judgments may be taken and execution

At 9% o'clock this morning Marshal Gooding appeared at the War Department, and on sending in his card was admitted. He immediately proceeded to the room of Mr. Stanton, and after latter appeared to have expected it, and the summons having been served Mr. Stanton asked for a copy of the declaration, which Judge Gooding handed him, and remarking that his business was concluded, withdrew. The summons was subsequently returned to the Clerk's office with the following endorsement:

"Served the within at 91/4 o'clock, Feb'y 28th

D. S. GOODING, U. S. Marshal." A NEW ASPECT OF THE CASE. Some of the friends of Mr. Johnson are raising the point that the action of the House of Representatives in respect to impeachment will not legally apply to him, but will defeat itself, in that the resolution passed by the House impeaches Andrew Johnson, President of the United States; whereas, constitutionally and legally, Mr. Johnson is Vice President of the United States, discharging the powers and duties of the President in consequence of the death of that officer. They argue that the Constitution does not say, in case of the death, resignation, or inability of the President, that the Vice President shall be President, but its language is:-"In case of the removal of the President from office, or of his death, resignation, or inability to discharge the powers and duties of the said office, the same shall devolve on the Vice President." The entry upon the discharge of the duties of the President by Mr. Johnson rendered it necessary that the duties of the Vice President should be discharged by some other person, and accordingly the Senate chose a President pro temore, not a Vice President, to preside over its deliberations. They hold in this case that Mr. Wade is not Vice President, but a Senator from Ohio, otherwise there would be a vacancy in

THE ARTICLES OF IMPEACHMENT. Gov. Boutwell, chairman of the Impeach. ment Committee, informed our reporter this morning that he did not think the articles of impeachment would be reported to the House to-day. He says they are not yet completed, all statements to the contrary, notwithstanding. The Committee held another meeting to-day, and considered further various drafts of articles of impeachment, which have been submitted. It is found very difficult to come to an agreement; there is so much difference of opinion among various members of the Committee as to the character of the articles to be reported to the House. It is understood, however, that a majority of the committee is in favor of confining the articles to a few distinct charges, so as to dispense with a long array of witnesses, and a tedious trial. Gov. Boutwell is of opinion that should the committee be unable to complete the articles to-day, they will certainly report

the representation of that State.

to-morrow. THE WAR DEPARTMENT.

Mr. Stanton remained at the War Department last night, and was visited by a large number of friends last evening and this morning. To-day being pay day, quite a large number of clerks and employees in the War Department and bureaus thereof were passing to and from the room of the disbursing clerk on the third floor. Gen. Thomas was at the building between twelve and one o'clock to-day, and went to the room of the Assistant Adjutant General, where he received his private letters, and left after a short conversation with Gen. Townsend. He did not go to the room of Mr. Stanton or make any demand for the office.

IS THE CAPITOL TO BE BLOWN UP? There is considerable excitement here over reported attempt to blow up the Capitol. It has been the theme of consideration ever since the despatch of Superintendent Kennedy was read in the House yesterday. No new developments have been made, but the authorities here have taken complete precautions to provide against any emergency.

PROMOTIONS IN THE TREASURY .- The following promotions have been made in the Treasury Department since February 15th: Secretary's Office-Henry S. Hall and Horace

Monroe, from 1st to 2d class.

Third Auditor's Office—George O. Wunder,
C. E. Lewis, E. N. Lamont, Wm. Russell, W. H. Wykoff, H. A. Davis, from 1st to 2d class; G. H. Thurston, W. A. Tappen, A. Jackson. H. M. Ewing, C. A. Van Auden, from 2d to 3d First Auditor's Office .- J. W. Anderson, from

RECEIPTS PROM CUSTOMS .- The receipts from customs at the ports below named, from February 17 to 21, inclusive, were as follows: Boston, \$342,872.17: New York, \$2.586,019.14: Philadelphia, \$36,921.23; Baltimore, \$56,074.84; New Orleans, February 1 to 8, \$114,212.57; San Francisco, January 13 to 18, \$194,546.64; total, \$3,-279,946.59.

THE WHITE HOUSE.-The regular meeting of the Cabinet was held to-day, all the members present, and the session continued for some time. General Thomas had an interview with the President and several members of the Cabinet about half-past twelve o'clock.

NAVAL ORDERS .- Commander Robert W. Shufeldt has been ordered to ordnance duty at the New York Navy Yard; Surgeon B. Jud-son, ordered to the Michigan; Surgeon Samuel J. Jones has resigned.

Parket from a lors I have sent evidence. It is ver doubledly the sest suilection and test please evi-

were to a live of padurate, seems and were and

bissess better ming entities if planted the stem to

Mr. Seen Propriet Mark

imported in America. A. Philips, Florest

THE WAR OFFICE. THE WRIT OF QUO WARRANTO. THE PRESIDENT HAS ORDERED AP PLICATION FOR THE WRIT

THE COURSE TO BE PURSUED.

There is but little doubt that the President has directed that a writ of quo warranto be applied for to cause Mr. Stanton to appear in court and show by what authority he holds the office of Secretary of War, but up to two o'clock to-day the application had not been made to the courts of the District. The writ is so seldom used in this District and Maryland that there are but few acquainted with the course of proceedings incidental thereto, and there is some diversity of opinion on the subject. It is held by many, and we believe by some of the justices of the District Supreme Court that the first step is taken by the Attorney General or District Attorney who comes into open court and files information in which is set out all the facts, with a petition for the issuance of a writ of que warrante in the name of the Government, to show by what authority the individual holds office. The Court examines into the facts set forth, and orders the writ to issue or dismisses the information. The counsel may argue at this point the question whether the writ shall issue. If the writ is ordered to issue, the court fixes a day on which the party appears, and testimony is then taken and the questions involved are argued. By some again it is held that an affidavit must be filed and leave obtained in open court to file a petition for the writ. Others again hold that on the filing of information by the Attorney General ex officio, or the District Attorney, the citation or rule issues as a matter of course. The officer files his answer, thus joining issue, and the case is heard, when testimony is taken and judgment given, either dismissing the information or giving judgment against the

The application had not been made up to 3 o'clock, at which time it was certain that it would not be made to-day. It is understood, however, that the papers have been prepared in the case.

IMPEACHMENT RULES REPORTED.

Senator Howard, from the Select Committee passing the usual salutations Judge Gooding | to-day reported to the Senate "Rules of proas a high court of Impeachment." The rules are based upon the usual rules adopted in impeachment trials, but with some important amendments and alterations, as follows:

It is provided that upon articles being presented to the Senate, the Senate shall at 1 o'clock p. m. of the day following such presentation, resolve itself into a high court of impeachment. A quorum of the Senate shall constitute a quorum of the court, and it shall continue in session (Sundays excepted) after the trial shall commence (unless otherwise ordered by the court) until final judgment be rendered.

The Chief Justice of the United States shall preside; notice shall be given him by the presiding officer of the Senate of the time and place fixed for the organization of the High Court of Impeachment, and he shall preside over said court until its final adjournment.

The presiding officer of the court may rule all questions of evidence and incidental questions. which ruling shall stand as the judgment of the court unless some member of the court shall ask that a formal vote be taken thereon, in which case it shall be submitted to the court for decision, or he may at his option in the first instance submit any such question to a vote of the members of the court.

At 12:30 p. m, of the day appointed for the trial, the legislative and executive business of the Senate shall be suspended, and the Secretary shall give notice to the House of Representatives that the Senate is ready to proceed upon the impeachment.

The hour of the day at which the Senate shall sit as a High Court of Impeachment shall be (unless otherwise ordered) 12 o'clock m. The adjournment of the Senate, sitting as a Court of Impeachment, shall not operate as an adjournment of the Senate; but on such adjournment of the Court, the Senate shall resume the consideration of its legislative and executive

Witnesses shall be examined by one person on behalf of the party producing them, and then cross-examined by one person on tae oth-

If a Senator is called as a witness he shall be sworn and give his testimony standing in his

If a Senator wishes a question to be put to a witness, or to offer a motion, or order, (except a motion that the Court adjourn,) it shall be reduced to writing and put by the presiding

At all times while the Senate is sitting upon the trial, the doors of the Senate shall be kept open, unless the Court shall direct the doors to be closed when deliberating upon its decisions. All preliminary or interlocutory questions, and all motions shall be argued by one person only on each side, and for not exceeding one hour on each side, unless the Court shall by an order extend the time. The final argument on the merits may be

made by two persons on each side. The argument shall be opened and closed on the part of the House of Representatives.

The following is the form of oath to be administered to the presiding officers and members of the Senate, sitting as a high Court of Impeachment :

"I solemnly swear (or affirm. as the case may be) that in all things pertaining to the trial of impeachment of -, now pending, I will do impartial justice according to the Constitution and laws, so help me God."

If the impeachment shall not be sustained by the vote of two-thirds of the members present, a judgment of acquittal shall be entered; but if the person accused in such articles of impeachnent shall be convicted by the vote of tw thirds of the members present, the court shall proceed to pronounce judgment, and a certified

copy of the judgment shall be deposited in the office of the Secretary of State. All the orders and decisions shall be made and had by yeas and nays, and without debate. except when the doors shall be closed for deliberation, and in that case no member shall speak more than once on one question, and for

introduced in the Senate to-day a bill to incor-

not more than ten minutes on interlocutory questions, and fifteen minutes on the final question, unless by unanimous consent, THE NATIONAL SOCIETY FOR THE PREVEN. TION OF CRUELTY TO ANIMALS .- Mr. Wilson

porate the "National Society for the Prevention of Cruelty to Animals," which was referred to the District Committee. It names Messrs, G. S. Skinner, Zenas C. Robbins, Levi P. Luckey, Frank Moore, and others, as incorporators, and Frank Moore, and others, as incorporators, and grants power to the society, in its corporate capacity, to hold real estate not exceeding in value at any one time the sum of \$100,000. The police force of the District of Columbia, and all the municipalities therein, as well as of all other places therein where police organizations exist, shall, as occasion may require, aid the Society, its members or agents, in the enforcement of all laws which are now or may hereafter be enacted for the protection of dumb animals. One-half of the fines collected through the instrumentality of the Society, or of its agents, for violation of such laws shall accrue to the benefit of the said Society. The provisions of the

The San Antonio (Texas) Herald learns that the Indians are again on the war path. About one hundred warriors, armed each with two six-shooters and a Spencer rifle, very recently made a descent on the little town of Gates ville, on the northwestern frontier, killing ten persons and taking off several captives. fit of the said Society. The provisions of the concluding sections prescribe that operations of the act shall be general within the boundnries of the District of Columbia, and that it shall take effect immediately.

IN THE HOUSE to-day, after some discussion the items (in the appropriation hill) of \$15,600 for repair of the Long Bridge and \$26,000 for the Chain Bridge were adopted.

second reaches of the or becomes

[ Bolel . (Repub., Oryon, Label ]

dragmit a slaw tol , south box bet the important to to

of trees, of the virtue of the barraner & DO.

POLITICAL.-Last evening the Baltimore Republican City Convention elected twenty-one delegates to the State Convention, which is to select representatives from that city to the Chicago Convention. C. C. Fulton was chosen as delegate at large from the city; and the en-tire delegation are favorable to the nomination of General Grant and ex-Senator Creswell. Resolutions were unanimously adopted en-dorsing the action of the House of Representatives in impeaching President Johnson, and favoring his speedy trial; commending Generals Sherman and Thomas for their patriotic action in declining to be used by Mr. Johnson in his attempt to insult Gen. Grant; endorsing Secretary Stanton as "the right man in the right place," and concluding by pledging the Convention and its representatives as the friends of "impartial manhood suffrage." One of the ward delegations withdrew from the

Creswell and the principles adopted by the Convention. - The Concord Statesmen, in an article on the election prospects, says:-"The hopeful prospects of the Republicans of New Hampshire has undergone no change between our last and this paper. All our accounts, it is true, are not alike favorable. Losses are to be encountered in some towns, and gains made in others; but the general tenor of advices is that the Republicans realize the importance of the lection are doing all in their power to achieve victory, and have gone into the battle deter-

Convention, and an attempt was made to organ-

ize a meeting of the opponents of Grant and

- The venerable Horace Binney, of Philadelphia, now in his 89th year, says of Senator Morton's speech on reconstruction, that "it could not have been better. Nothing more full, without overflowing; nothing more strong, without rage; nothing so clear that is as deep and, what it would hardly be possible to say of poetry, even by Denham, nothing so logical without being dry, has been spoken or read for a long time in either house."

- A Democratic meeting in New Orleans has developed the fact that Pendleton is the favorite of the rank and file, and Johnson the favorite of the leaders. - At a recent supper given to prominent

New Jersey Democrats at Trenton, it was unanimously resolved to present the Hon. Jno. P. Stockton as New Jersey's candidate for the next Presidency. - A correspondent of the Pittsburg Com-

mercial suggests the name of Hon. Roscoe Conkling as a candidate for the Vice Presi-

-In the Kansas Legislature resolutions have been introduced endorsing the action of Congress on the impeachment questions. - The Kentucky Republican Convention

met yesterday morning, at Frankfort. Seventy-three counties were represented. Resolutions were passed choosing General Grant for esident, and General of Kentucky, for Vice - We yesterday published a special de-

spatch from Raleigh, N. C., stating that the Republican Convention had nominated George W. Holden for Governor, General Grant for President, and Senator Wade for Vice Presideat. The following additional nominations were made: Todd R. Caldwell, Lieutenant Governor; H. J. Meminger, of Ohio, Secretary of State; D. A. Jenkins, Treasurer; John F French, Washington city, 1st Congressional district; Cel. David Heaton, of Ohio, 2d district: Col. J. S. Dewees, of Illinois, 4th district. -The members of the Virginia Convention

and a large audience were addressed in Richmond last night by Gov. Pierpoint, Judge Rives and Hon John Minor Botts. Governor Pierpoint denounced the University of Virginia as the hotbed from which sprang the ideas which carried Virginia into the rebellion. Judge Rives advocated property and educationa qualifications for some time in the future. He opposed the election of the petty officers of th State by the people. The State Conservative convention was denounced as destructive instead of conservative. Mr. Botts said if the President had been impeached a year ago there would be no necessity for a convention now He advocated distranchisement, especially of the secession leaders.

-The lower House of the Kansas Legisla ture has passed the Senate bill allowing all persons to practise law without respect to color

- Mr. McCreery, the new Senator from Kentucky, is described by one writer as "a rough old fellow, and always a little dirty in his personal appearance," a friend of women and horses, a quiet, good-natured man, and a good judge of whisky; while he is depicted by another as fifty-one years old, big in frame, six feet one inch tall, weighing 190 pounds, with a large head, regular intellectual features. straight, black hair, shaggy eyebrows, a fine hazel eye, and unusual power of eloquence. In his speech at a supper to his friends at Frankfort, after his election, he proclaimed himself always a Democrat, adding that "when in November next the glorious name of Pendleton or Seymour or Hendricks or Fillmore shall be inscribed on our banner, the heavy tread of its advancing columns will carry terror and dismay into the guilty souls of our political

AMENDMENT TO THE BANKRUPT ACT .- In the Senate to-day Mr. Stewart introduced a bill amendatory of the bankrupt act, which referred to the Committee on the Judiciary. It provides that no debt created by the fraud o embezziement of the bankrupt, or by his defalcation as a public officer, or while acting in any fiduciary capacity shall be discharged under this act; but the debt may be provided and the dividend thereon shall be a payment on account of said debt, and no discharge granted under this act shall release, discharge, or affect any person liable for the same debt for or with the bankrupt, either as partner, joint contractor, endorsee, surety, or otherwise; and in all proceedings in bankruptcy commenced one year from the 1st day of June, 1868, no discharge shall be granted to a debtor whose assets do not pay fifty per centum of the claims against his estate, unless the assent, in writing of a majority in number and value of his cred itors who have proved their claims, is filed in tne case at or before the time of application for for discharge.

ABOLISHING THE BUREAU OF STATISTICS. In the Senate to-day, Mr Williams, from the Joint Committee on Retrenchment, reported the following joint resolution; which was passed to a second reading: Be it resolved, &c., That the office of lirector of the Bureau of Statistics, created by the 13th section of an act approved July 28, 1866, be, and the same is hereby, abolished, and the books, papers, and records of said Bureau shall be transferred to the Special Commissioner of Revenue, and the duties prescribed in said section of said act shall be hereafter performed by the Said Special Commissioner of Revenue, under the direction of the Secretary of the

STATE DINNER -The third state dinner of Mansion this evening at 6 o'clock. Cards of invitation have been issued to the Attorney General and the Judges of the Supreme Court, with their ladies. Several Senators and their ladies have also been in vited.

INTERNAL REVENUE .- The receipts from this source to-day were \$574,792.14.

FIRE. YOUNGSTOWN, ORIO, Feb. 28.—An unfinished house, belonging to ex-Gov. Todd, was burned this morning. Loss \$30,000. HARRISBURG, PA., Feb. 28 .- The upper part

of the Golden Lamb Hotel and the upper por-tion of three dwellings-all frame-were partially burned this morning. Three horses were burned in the stables, A motion recently came before the Kan-

sas Legislature not to allow negroes to be peti-tioners for licenses to sell liquon but it was lost lowing among its notices of births;—"In Cornwall, Feb. 5th, a son to John Triechemenne, Esq., (a Democratic gain.)

So showhegan, (Me.) inventors have applied for a patent on a device for crimping indies' hair, having obtained one for a process of printing photographs of ladies who use the device. Brooksville, Me., committed suicide last week by hanging herself with a skein of yarn. No cause is assigned for this rash act.

work has been su pended on the St. Paul and Chiengo railroad between Winona and St. Paul, and men ordered to be retained under pay until railroad matters are straightened out as that New York, the Agorda for the Mort. C.

MARKED VINEYALDS to Compenie and m

THE DESIGNAL PRANC.

always be to see that for parity and exact

attended from the state of the same of the same of

TELEGRAMS TO THE STAR. This Afternoon's Dispatches.

FROM EUROPE TO-DAY. [By Cable to the Associated Press.] LONDON, Feb. 28—Forencon.—Consols, 92 % a 93 for money; U. S. 5-20's, 71 %. Railroad shares

quiet and steady. PARIS, Feb. 28 .- The bullion in the bank of France has increased since last week 18,000,000 francs. The bourse is heavy and rentes very LIVERPOOL, Feb. 28-Forencon.—Cotton dull sales to-day of 8,000 bales. Prices unchanged.

Sales of the week; 51,000, of which 9,000 bales were for export, and 7,000 bales for speculation. Stock on hand, 292,000, of which 169,000 bales were Americad. Breadstuffs quiet. LONDON, Feb. 28-Afternoon.—Consols, 93 for both money and account. Gther securities un-

LIVERPOOL, Feb. 28 - Afternoon, -Cotton beavy and declined &d. Uplands, on the spot, 94; affoat 84; Orleans, 94. Breadstuffs dull. Corn, 41s. 6d. Wheat, 16s. for California. Lard, 71s. 6d. Bacon, 42s. Tallow, 43s. 6d.

IMPORTANT ORDER OF GENERAL

New Orleans City Councils Reinstated. NEW ORLEANS, Feb. 28 .- The following order was issued last night:

HEADQUARTERS FIFTH MILITARY DISTRICT, | to 13 NEW ORLEANS, Feb. 27, 1868. - Special Orders, No. 44 .- [Extract.] By direction of General Grant, so much of paragraph 4 of Special Orders, No. 28, of the current series from these headquarters, as removes the aldermen and assistant aldermen of the city of New Orleans therein named for contempt of orders from these headquarters, and the appointment of others in their stead, is hereby revoked, and the board of aldermen and assistant aldermen removed by it are hereby reinstated and will resume their duties, the same as if said orders

had not been issued. So much of paragraph two of special orders No. 41, of the current series from these headquarters, as appoints certain persons members of the Board of Aldermen of the city of New Orleans, in place of the previous appointees, who had declined to qualify, is, in consequence, also revoked. By order of Major General Hancock.

GEO. L. HARTSUFF, A. A. G.

INTERESTING FROM EUROPE. The Ministerial Change in England-Democracy Reform Meeting in London-Speeches by John Bright and Rev. Newman Hall-Resolution for Payment of Alabama Claims Adopted. [Special Dispatch to the Star.]

LONDON, Feb. 28.-Lord Chelmsford, Lord Chancellor of England, has resigned his seat on the Woolsack, in consequence of Cabinet and official changes contemplated by Mr. Disraeli. Chelmsford supports the new Premier. An influential Democracy reform meeting was held at St. James' Hall last evening. Many sympathizers with the cause of the Republican Government in the United States were present John Bright and Rev. Newman Hall made speeches. A resolution expressing hearty good will towards America, and pledging support to any Government at home in its efforts to effect prompt, righteous, and pacific settlement of all international differences, and especially of those connected with the Alabama claims question, was adopted unanimously.

THE KANSAS DEMOCRATIC CONVEN-

TION. LEAVENWORTH, KANSAS, Feb. 28 .- The Democratic State Convention at Topeka has adopted resolutions tavoring an equal and uniform rate of taxation upon all property, valuables, and assets: that we are epposed to and condemn the attempt of the radical party in Congress to strip the Presidential office of its constitutional authority, and the Supreme Court of its proper functions, in order that they may carry out their impracticable schemes of negro supremacy in certain States in violation of the Constitution of the United States and contrary to the sentiments and teelings of the great bulls of the people of the Union; that we are in favor of guarantee. ing a republican form of government to each State of this Uunion under the control of the

GENERAL HANCOCK.

Rumor that He has Asked to be Relieved. [Special Dispatch to the Star.] NEW ORLEANS, Feb. 28 .- General Hancock removed the Mayor of St. Martinsville because the city charter required the election by the Council in case of a vacancy; but here all loyal members of the City Council have been dismissed, because, under the city charter, they elected a Recorder to fill a vacancy.

A report is current here that General Grant orders the restoration of the Councilmen, and

that General Hancock asks to be relieved. IMPEACHMENT IN THE SENATE.

[Special Dispatch to the Star.] NEW YORK, Feb. 28 .- The Herald's Washington special claims that Messrs, Trumbull, Fessenden, Anthony, Sprague, Tipton, Van Winkle, Willey, and Sherman, (Republican members,) will vote with the Democrats on the impeachment question, and that impeachment will be defeated in the Senate, as there is no charge on which to base conviction, and fears are entertained that the measure will be unpopular with the people.

REV. STEPHEN H. TYNG, Jr. He is Found Guilty, and Sentenced to b

Publicly Admonished. NEW YORK, Feb. 28 .- The Board of Presbyters appointed to try the Rev. Stephen H.Tyng, Jr., for a violation of a canon of the Protestant Episcopal Church, have brought their labors to a close, and found Mr. Tyng guilty, and have sentenced him to receive a public admonition from the Bishop, in accordance with the provisions of the diocesan canon.

IMPORTANT STEAMBOAT CASE. St. Louis, Feb. 27th .- In the steamer Magnoia suit, Marshall and Kilpatrick, vs. Thames Insurance Company, a deposition from Mr. Strander, one of the pilots of the Magnolia. was read to the effect that Marshall offered him Strander) five thousand dollars to sink the steamer. Strander's wife testified that Kilpatrick had offered her three thousand dollars if she would prevent her husband from testify. ing in the case. The suit creates much interest. ome of the best lawyers in the city are engaged

ONSERVATIVE ORGANIZATION IN THE WEST. St. Louis, Feb. 28.-An organization is in

progress here, composed of ex-officers and soldiers of the Union army, designed to counteract the influence of the Grand Army of the Republic. P. M. Fullerton is or will be President, and other prominent Conservatives will be among its officers.

NEW YORK CONSTITUTIONAL CON-VENTION. [Special Dispatch to the Star.]

ALBANY, Feb. 29 .- In the Constitutional Convention yesterday the revision committee reported an additional clause providing that the State officers elected in 1869 shall hold office only one year, in order that all the succeeding State officers shall assume their offices at the same time,

NEW YORK, Feb. 28 .- The steamer Australasian, with European dates to the 16th instant, has arrived. The report that President Johnson was about to present as an ultimatum in the Alabama case the proposition for settlement already presented, caused much uneasiness.

MATCH GAME OF BILLIARDS.

[Special dispatch to the Star.]

STEAMER FROM EUROPE.

NEW YORK, Feb. 28.—Jos. Dion and Melvin Foster, who is to contend with McDevitt for the championship, played a match game of billiards last evening. Foster won scoring 1,500 to Dion 507. LOAN TO CUBA. [Special Dispatch to the Star.] HAVANA Feb. 28 .- The Loan offered to Cap.

tain General Lereandi, by a Matanzas firm, has

been accepted; subject to the confirmation of the Madrid Government which as yet is reluc-tant to agree to the terms demanded. BFIt is said that there are 25,000 unemployed men in Chicago, and that 16,000 of them are recipients of charity. berg whered backupt time they were extended, and the

from a told it obtained at reputation

fe 18-14\*

Mark. No h 109 Tella . 1 . 15

Total No. 16, Infall concer linities,

FORTIETH CONGRESS.

This Afternoon's Proceedings. FRIDAY, February 28.

PENATE. - Mr. Wilson presented memorial of Union League of New York, asking that medals in brenze be struck to commemorate the deeds of and to be distributed among the officers, soldiers and sailors who defended the Republic Referred to Committee on Military Attairs. Mr. Sumner presented memorial of American Philosophical Society of Philadelphia, a-king

Mr. Williams, from the Committee on Ro. trenchment, reported a joint resolution to abolish the Bureau of Stati-ties and transfer its bu-iness to the office of the Special Commissioner of Internal Revenue.

the fitting out of an exploring expedition to Alaska. Referred to Committee on Appropri-

Mr. Howard, from the Special Committee of Seven on the Impeachment, reported a series of rules for the conduct of the approaching impeachment trial, and in reply to a query from Mr. Sumner stated that he proposed to call them up to-morrow. Mr. Stewart introduced a bill to amend the

bankrupt act. Referred to Judiciary Com-Mr. Trumbull introduced a bill for the removal of causes in certain cases from the State courts to the United States courts. Referred to Indiciary Committee

Mr. Wilson introduced a bill to incorporate the National Society for the Prevention of Cruelty to Animals. Referred to Committee on District of Columbia.

Mr. Willey called up the bill requiring persons applying for an extension of patents to give public notice of the same; which after ome discussion, was passed. Mr. Drake introduced a bill in relation to

testimony in the Court of Claims. Referred to Committee on the Judiciary. On motion of Mr. Edmunds, the bill directing the payment into the treasury of all monies accruing from the sale of captured and abandoned property was taken up, the question being on the amendment of Mr. Edmunds, appropriating \$100,000 to enable the Secretary of the Treasury

to annull suits brought in the Court of Claims in connection with the matter. Considerable discussion ensued on the amend Mr. Conkling said it was the duty of the District Attorney to defend these suits when-

ever they where brought.

The amendment was adopted by a vote of 29 Mr. Trumbull said some thirty-four millions had been received from the proceeds of this property, but through one process and another it had dwindled down to twenty-four millions. The laws provided that the money must be paid into the Treasury, but it had been kept out by the Secretary in defiance of the law, and this bill was to compel it to be paid in. It was provided that these claimants should go to the Court of Claims to recover their property, but that did not suit them. The Court of Claims was one court in the country where traitors could not enter. Before instituting suit there a man had first to swear to his loyalty, and then prove it. He (Mr. T.) had a statement in his hand, prepared by Mr. Mackey, brother of the president of the South Carolina Convention, showing the status of some of the people to whom the Secre-tary of the Treasury had restored large quantities of cotton, or the proceeds thereof. Among them were officers of the rebel army, blockade runners, financial agents of the Confederacy, &c., and \$3,700 to Rev. Dr. Fuller, of Balti more, an avowed sympathizer with the renels throughout the whole war. He was not at-

the transactions, and had no hostility against the Secretary of the Treasury. HOUSE OF REPRESENTATIVES .- Mr. Blaine, (Me.,) from Committee on Appropriation re-ported the annual Post Office Appropriation order for Tuesday next. The regular order of business having been

demanded, the Speaker proceeded in the more. a private nature. Mr. Broomall, (Pa.,) from Committee on Accounts, reported back the petition of John F. King for services rendered as assistant door-

keeper of the House in 1861, and it was referred to the Committee on Claims. Mr. Broomall, from the same Committee, reported favorable upon a bill authorizing the employment of a clerk as deputy file clerk Mr. Washburne (Ill.) wanted some explanation of the bill as he was not disposed to increase the force of employees of the House uness there was an absolute necessity for it. Mr. Broomall thought such necessity did ex-

ist. A clerk had for some time been detailed for that duty and this bill was only produced to authorize the detail. The bill was passed. Mr. Washburne, (Ill.)-I want some explanation of this bill, for if we are going into this business we might as well give up the whole Treasury. Mr. Washburn (Mass.) said the proof in this case was positive, as the charred remains of

Treasury, and recognized by him. If the House rejected so plain a case as this, the committee would take it as a notice that they were not to consider any of these claims for restitution of bonds, of the destruction of which there could be no doubt. Mr. Allison (Iowa.) thought that the House could not be too careful in passing upon these

the bonds were shown to the Secretary of the

subjects, for at last session a bill was passed for the restitution of certain bonds, which it was stated had been burned at sea, but the bill had hardly passed before original bonds were also presented at the Treasury. Mr. Washburn (Mass.) said that in that case the evidence was not quite so positive. The

charred remains of the bonds partially destroyed were now in possession of the House. The bill was passed after further discussion. Messrs. Washburn and Holman (Ind.) reported adversely upon a number of petitions and bills, and they were laid upon the table. On motion of Mr. Ingersoil, (Ill.,) the House proceeded to the consideration of the bill for the relief of destitute people in the District of Columbia. |The House a day or two ago amended the bill by making the fund distributable by the Commissioner of the Freedmen's Bureau and the Provident Aid Society. The Senate refused to concur in the amendment,

but left the whole fund to be distributed by the Freedmen's Bureau. The House to-day reorded from its amendment, and the bill now goes to the President.] Senate resolution in relation to the survey of the Northern States, was taken from the

Speaker's table and passed on motion of Mr. Spaulding, Ohio. Mr. Garfield(O.,) who had just returned from a ten day's leave of absence, asked permission to record his vote in favor of impeachment. Mr. Eggleston (O.,) introduced a bill making provision for the continuation of the work on the canal around the falls of the Ohio Re-

ferred to the Committee on Commerce. Mr. Butler, (Mass.,) from Committee on Appriations, reported back the bill to regulate the custody and expenditure of public monies. [It repeals all acts permitting the President or secretaries of Departments to transfer funds from one bureau to another. It provides that no public money shall be expended except in accordance with the terms of the appropriations made by law, and any surplus of an appropriations remaining over shall be put in the Treasury to the credit of a surplus fund. Any officer violating the provisions of the law shall be individually liable to any person aggrieved and shall be subject to imprisonment not less than one year and a fine not exceeding \$10,000.

and shall be held ineligible from holding any other office.] The bill was passed. The Speaker laid before the House the res lution adopted at a convention of the Grand Army of the Republic, in Philadelphia, on January 17th, in relation to public officers ignoring the claims of soldiers. Referred to the Committee on Military Affairs.

On motion of Mr. Washburne, (Ill.,) the House resolved itself into Committee of the Whole, and resumed the consideration of the Civil Appropriation bill.

Foreign News. Cable dispatches of last night say that Dis

raeli has gone to Osborne, where the Queen is now residing. It is expected that Parliament will adjourn one week to await the formation of the new Cabinet. The London Times says the American Minister who succeeds Adams could not have an easier or more gracious task than the settlement of the rights of naturalised citizens. The House of Lords has passed the bill suspending the habeas corpus in Ireland. It is thought the appointment of Sir Hugh Cairns as Lord Chanceller will defeat all hopes of reform in the Irish Church. The ob-ligations of the new treaty between the North German Confederation and the United States are to apply reciprocally to Germans and Americans. All previous engagements with regard to extradition are to be continued. The regard to extradition are to be continued. The treaty is made to terminate at the end of ten years. The Sligo assizes opened in Ireland yesterday for the trial of Gen Nagle. George Francis Train was present. The Warwick assizes opened yesterday for the trial of Fenians. The charge of Judge Jones to the grand jury was strong against Burke and others. The Bow street magistrates refuse to issue a warrant for the arrest of Eyre, ex-Governor of Jamaica, charged with murder. Admiral Farragut had arrived at Genoa, Italy, and was received as the guest of the city. ceived as the guest of the city.

PRILADELPHIA ANNUAL CONFERENCE OF THE M. E. CHURCH.—This large and influential body of Christian ministers will hold its eighty-first session in the Union M. E. church, on Fourth street, between Market and Arch, Philadelphia, beginning on the 11th day of next month, (March.) Bishop Janes will preside. This is probably one of the largest and most important Conferences in the whole Methodist connection. Its territory embraces the Eastern Shore of Maryland and Virginia, the State of Belaware, and a large portion of Pennsylvania lying between the Susquehanna and Belaware rivers. It numbers two hundred and eighty-one (981) ministers, exclusive of forty-one (11) laymen, as stewarts, managers, and trustees of the several Conference societies. PRILADELPHIA ANNUAL CONFERENCE OF

The Confederate ram Albemarie in being

or of the nomination of thes. Grant for the

my The foundation of the stems bridge to

cross the Mentemppe at St. Louis was fact this